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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/863,232	05/21/2001	Greg Arnold	PALM-3649.US.P	9948
7590 05/03/2006			EXAMINER	
WAGNER, MURABITO & HAO LLP Third Floor Two North Market Street San Jose, CA 95113			SHIN, KYUNG H	
			ART UNIT	PAPER NUMBER
			2143	<u></u>
			DATE MAILED: 05/03/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/863,232	ARNOLD ET AL.				
Office Action Summary	Examiner	Art Unit				
	Kyung H. Shin	2143				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.15 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from . cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 21 F	ebruarv 2006.					
,						
, 	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) <u>1-24</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-24</u> is/are rejected.						
7) Claim(s) is/are objected to.	,—					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	. 🗂	(070.440)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 	y (PTO-413) Date Patent Application (PTO-152)					
Paper No(s)/Mail Date 6) Other:						

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 2/21/2006 has been entered.
- 2. Claims 1 24 are pending. Claims 1, 12, 21 have been amended. Independent Claims are 1, 12 and 21.

Response to Arguments

- 3. Applicant's arguments with respect to claims 1-24 have been considered but are moot in view of the new ground(s) of rejection.
- 3.1 Applicant argues that the referenced prior art does not disclose " ... a first handheld device accesses the account for a second handheld device stored on the server ... " (see remarks Page 9, Lines 5-6)

In response to the applicant's disclosure that the Multer reference teaches away from the applicant's invention. Multer reference to a lock state for information is consistent with the update mechanism for any system with the capability to update information within a data store with multiple users. This is a

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standard feature of any information storage system with multiple users.

The claimed invention states that one handheld device can access the profile information of a second handheld device. Multer (6,757,696) discloses wherein the capability to a detect profile information update procedure. (see Hoguta col. 2, lines 23-29: add profile information utilizing identifier information) Multer and Hoguta disclose the capability for another network system (i.e. handheld device) to access profile information for a different handheld device. Authentication is a standard procedure any system would implement before access to any information is enabled. Your own claims limitations require authority is confirmed before access to any information is allowed.

4. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claim Rejections - 35 USC § 103

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5. Claims 1 - 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Multer et al. (US Patent No. 6,757,696) and in view of Hoguta et al. (US Patent No. 6,725,303).

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Regarding Claim 1, Multer discloses a method of transferring information comprising the steps of:

- a) a first handheld device (see Multer col. 4, lines 27-34: handheld device utilized) causing an account (see Multer col. 32, lines 53-55: account information) to be accessed that is stored on a remote server, said account reserved for a second handheld device and describing a complement of information stored in said second handheld device; (see Multer col. 34, lines 16-19; col. 31, lines 58-62; col. 16, lines 50-50: user accounting information for each user stored on)
- said account modified to identify an information that resides on said remote server but not on said second handheld device; (see Multer col. 17, lines 15-20; col. 32, lines 14-17: user accounting information for particular user updated and stored on server)
- c) said second handheld device establishing a connection with said remote server; (see Multer col. 5, lines 10-17; col. 6, lines 16-20; handheld device communications between server and handheld device through connection) and

Multer discloses wherein said remote server automatically determining, from said account, that said information is new to said second handheld device

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and in response thereto for automatically downloading said information to said second handheld device. (see Multer col. 34, lines 23-29: user information updated (i.e. new information)) Multer does specifically discloses the capability to enable access to user profile by another user.

However, Hoguta discloses:

d) wherein while providing access to other handheld devices or said information. (see Hoguta col. 2, lines 23-29; col. 2, lines 44-49; col. 3, lines 11-20: access profile information utilizing identifier information from network device)

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Multer to enable access to profile information by a user of a network capable device as taught by Hoguta. One of ordinary skill in the art would be motivated to employ Hoguta in order to enable uniform customization of services based on profile and preferences information. (see Hoguta col. 1, lines 54-57: " ... a need for providing a subscriber with a method of uniformly customizing the use of varied terminals and services in accordance with a subscriber's preferences and purchased entitlements ... ")

Regarding Claim 2, Multer discloses a method as described in Claim 1 further comprising the step of said first handheld sending said remote server a token identifying said information and said second handheld and wherein said token causes said account to be modified by said remote server. (see Multer col. 37, lines 62-65: data pack (i.e. token) used for information transfer utilized for update)

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Regarding Claims 3, 14, Multer discloses a method as described in Claims 1, 12 wherein said first and said second or said sender and said receiver handheld devices are handheld computer systems. (see Multer col. 4, lines 27-36: two devices (i.e. handheld devices) in communication)

Regarding Claims 4, 15, 23, Multer discloses a method as described in Claims 1, 12, 21 wherein said information is a version of an application program. (see Multer col. 12, lines 10-12; col. 12, lines 16-20; col. 13, lines 3-7: version information processed)

Regarding Claims 5, 16, 24, Multer discloses a method as described in Claims 4, 15, 21 wherein said account comprises an application version record table comprising an entry for each application stored in said second handheld device and wherein each entry comprises: an application identifier; a version identifier; and a user identifier. (see Multer col. 38, lines 3-5 col. 38, lines 8-15; col. 38, lines 55-59: identifiers utilized to designate contents within table entries)

Regarding Claim 6, Multer discloses a method as described in Claim 1 wherein said step of automatically downloading said information to said second handheld device, of step d), is performed only if said first handheld device has authority to download to said second handheld device. (see Multer col. 33, lines 13-17; col. 34, lines 23-29; col. 5, lines 17-21; authentication for device based on account information, download

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information)

Regarding Claims 7, 18, Multer discloses a method as described in Claims 6, 17 wherein said authority is established via an express grant of permission from said second handheld device to said first handheld device. (see Multer col. 34, lines 16-19: authorization for device based on account information)

Regarding Claims 8, 19, Multer discloses a method as described in Claims 6, 17 wherein said authority is established via a user confirmation that is made in response to a user message displayed on a display screen of said second handheld device. (see Multer col. 12, lines 29-36; col. 32, lines 23-28: user interface)

Regarding Claims 9, 20, Multer discloses a method as described in Claims 1, 12 wherein said remote server is a web based server. (see Multer col. 31, lines 21-23: web based (i.e. HTTP) server)

Regarding Claim 10, Multer disclose a method as described in Claim 1 wherein said step d) is performed within a synchronization process between a remote server and said second handheld device. (see Multer col. 7, lines 58-64; col. 14, lines 18-19: synchronization process for information within server and handheld device)

Regarding Claim 11, Multer disclose a method as described in Claim 1 wherein said

step d) is performed within a synchronization process between a host computer system and said second handheld device. (see Multer col. 7, lines 58-64; col. 14, lines 18-19: synchronization process for information in server and two devices (i.e. host system and handheld device))

Regarding Claim 12, Multer discloses a system comprising:

- a) a receiver handheld device; (see Multer col. 4, lines 25-36; col. 5, lines 17-21: receiver system (i.e. handheld device))
- b) a remote server containing an account reserved for said receiver handheld device which describes a complement of information stored in said receiver handheld device; (see Multer col. 17, lines 15-20; col. 32, lines 14-17; col. 16, lines 50-50: server management system for user accounting information)
- c) a sender handheld device for causing said account to be modified to identify an information that resides on said remote server but not on said second handheld device; (see Multer col. 33, lines 13-17: update information within server system)
- d) wherein said receiver handheld device is for establishing a connection with said remote server; (see Multer col. 5, lines 10-17; col. 8, lines 16-19: handheld device communicating through connection between server and handheld device) and

Multer discloses wherein said remote server is for automatically determining, from said account, that said information is new to said receiver handheld device and automatically for downloading said information to said receiver handheld

device. (see Multer col. 34, lines 23-29: user information updated (i.e. new information)) Multer does specifically discloses the capability to enable access to user profile by another user.

However, Hoguta discloses:

e) wherein while providing access to other handheld device for said information. (see Hoguta col. 2, lines 23-29; col. 2, lines 44-49; col. 3, lines 11-20: access profile information utilizing identifier information from network device)

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Multer to enable access to profile information by a user of a network capable device as taught by Hoguta. One of ordinary skill in the art would be motivated to employ Hoguta in order to enable uniform customization of services based on profile and preferences information. (see Hoguta col. 1, lines 54-57)

Regarding Claim 13, Multer discloses a system as described in Claim 12 wherein said sender handheld is for sending said remote server a token identifying both said information and said receiver handheld and wherein said token causes said remote server to modify said account. (see Multer col. 5, lines 17-21; col. 6, lines 16-20; col. 37, lines 62-65: data pack (i.e. token) utilized to modify user information)

Regarding Claim 17, Multer discloses a system as described in Claim 12 wherein said remote server is also for determining if said sender handheld device has authority to download to said receiver handheld device as a precursor to downloading said

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information to said receiver handheld device. (see Multer col. 4, lines 25-36; col. 6, lines 16-20: authorization for device, download information to device)

Regarding Claim 21, Multer discloses a system comprising:

- a) a receiver handheld computer; (see Multer col. 4, lines 25-36; col. 5, lines 17-21: receiver system (i.e. handheld device))
- b) a web based server containing an account reserved for said receiver handheld computer which describes a complement of information stored in said receiver handheld computer; (see Multer col. 31, lines 21-23; web based (i.e. HTTP) server)
- c) a sender handheld computer for causing said account to be modified to identify an information that resides on said web based server but not on said receiver handheld computer; (see Multer col. 17, lines 15-20: update accounting information managed within management (i.e. web based)server)
- d) wherein said receiver handheld computer is for establishing a connection with said web based server; (see Multer col. 5, lines 10-17; col. 6, lines 16-20: handheld device communicating through connection between server and handheld device) and

Multer discloses wherein said web based server automatically determines, from said account, that said information is new to said receiver handheld computer, also determines if said sender handheld computer has authority to download to said receiver handheld computer, and, if so, automatically

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downloads said information to said receiver handheld computer. (see Multer col. 34, lines 23-29: update user information (i.e. new information)) Multer does specifically discloses the capability to enable access to user profile by another user.

However, Hoguta discloses:

e) wherein while providing access to other handheld devices for said information. (see Hoguta col. 2, lines 23-29; col. 2, lines 44-49; col. 3, lines 11-20: access profile information utilizing identifier information from network device)

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Multer to enable access to profile information by a user of a network capable device as taught by Hoguta. One of ordinary skill in the art would be motivated to employ Hoguta in order to enable uniform customization of services based on profile and preferences information. (see Hoguta col. 1, lines 54-57)

Regarding Claim 22, Multer discloses a system as described in Claim 21 wherein said sender handheld is for sending said remote server a token identifying both said information and said receiver handheld and wherein said token causes said web based server to modify said account. (see Multer col. 17, lines 15-20; col. 37, lines 62-65: data pack (i.e. token) used to manage user accounting information within management server (i.e. remote server))

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kyung H. Shin whose telephone number is (571) 272-3920. The examiner can normally be reached on 7:30 am - 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Wiley can be reached on (571) 272-3923. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KHS

Kyung H Shin

Patent Examiner

Patent Examiner

Art Unit 2143

KHS April 28, 2006 BUNJOB JARDENCHONWANIT SUPERVISORY PATENT EXAMINER